Judge Hellerstein

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW ORK

IN RE WORLD TRADE CENTER SITE LITIGATION		
ROBERT KELLY,	X	21 MC 100 (AKH) (ECF)
		SUMMONS
Plaintiffs,		08 CV
THE CITY OF NEW YORK, and AMEC CONSTRUCTION MANAGEMENT, INC., et al.,		Jury Trial Demanded
Defendants	J.	
YOU ARE HEREBY SUMMONED and required to file serve upon:		Clerk of this Court and
Plaintiffs' Attorney: Sullivan Papain Block McGrath & Canna 120 Broadway, 18 th Floor New York, New York 10271 212/732.9000	vo P.C.	
an Answer to the Complaint that is herein served upon yof this Summons upon you, exclusive of the day of service. If default will be taken against you for the relief demanded in the C	ou, withing you fail to omplaint.	o do so, judgment by
Date Date	JUN 3	0 2008
By Deputy Clerk Date		

Case 1:08-cv-05911-AKH Document 1 Filed 06/30/2008 Page 2 of 15:

TO:

AMEC CONSTRUCTION
MANAGEMENT, INC. and other AMEC entities
c/o Tara Saybe
Patton Boggs LLP
1 Riverfront Plaza, 6th Floor
Newark, NJ 07102

TULLY CONSTRUCTION CO., INC. and other TULLY entities c/o Tara Saybe
Patton Boggs LLP
1 Riverfront Plaza, 6th Floor
Newark, NJ 07102

CITY OF NEW YORK By: Corporation Counsel 100 Church Street New York, New York 10007 BOVIS LEND LEASE, LMB, INC. and other BOVIS entities c/o Mound Cotton Wollan & Greengrass Mark J. Weber, Esq. One Battery Park Plaza New York, NY 10004-1486

TURNER CONSTRUCTION COMPANY and other TURNER entities c/o London Fisher LLP Attn: John Starling, Esq. 59 Maiden Lane New York, NY 10038

Case 1:08-cv-05911-AKH Document	1 Filed 06/30/2008 Page 4 of 15	
UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	s)	
IN RE WORLD TRADE CENTER DISASTER SITE LITIGATION	21 MC 100 (AKH)	
ROBERT KELLY,	DOCKET NO.	
Plaintiff, - against - THE CITY OF NEW YORK, AND AMEC	CHECK-OFF ("SHORT FORM") COMPLAINT RELATED TO THE MASTER COMPLAINT PLAINTIFF DEMANDS A TRIAL BY	
CONSTRUCTION MANAGEMENT, INC., et al.,	JURY JURY	
Defendants.		
By Order of the Honorable Alvin K. Hellerstein, Order"), Master Complaints for all Plaintiffs were filed on	United States District Judge, dated June 22, 2006, ("the August 18, 2006.	
NOTICE (OF ADOPTION	
All headings and paragraphs in the Master Comp Plaintiff(s) as if fully set forth herein in addition to those pa listed below. These are marked with an "" if applicable to set forth, as needed, below.	plaints are applicable to and an all and a	
Plaintiff, by his attorneys SULLIVAN PAPAIN complaining of Defendants, respectfully alleges:		
I. PAR	TIES	
PLAINT	TIFF(S)	
1. X Plaintiff ROBERT KELLY (hereinafter the "Injured Plaintiff"), is an individual and a citizen of New York residing at 1 Stem Lane, Stony Brook, New York 11790.		
2. Alternatively, is the brings this claim in his (her) capacity as of	the Estate of, and	
- Fidilliff, (hereinaffer the UD)	vative Plaintiff'), is an individual and a citizen of wing relationship to the Injured Plaintiff.	

Ca	se 1:08-cv-05911-AKH Document	1 Filed 06/30/2008 Page 5 of 15		
·	☐ Plaintiff at all relevant time and brings this derivative action husband, Plaintiff. ☐ Parent ☐ Child	s herein, is and has been lawfully married to Plaintiff on for her loss due to the injuries sustained by he		
4.	In the period from September 13 thereafter, including October 2001, Fire Department as a firefighter at:	1, 2001 through the end of September 2001, and the injured Plaintiff worked for the New York City		
	Please be as specific as now the	illing in the following dates and locations		
Location(s) throughout the From September 2 2001. For me 12 hour shift worked multiplaintiff last with in October 20 The New You From on or about Approximately	York City Medical Examiner's Office out	The Barge From on or about		
	is information on a separate sheet of pap Other" locations, please annex a separat Injured Plaintiff	er if necessary. If more space is needed to specify e sheet of paper with the information.		
		xious fumes on all dates, at the site(s) indicated		
Was exposed to and inhaled or ingested toxic substances and particulates on all dates at the site(s) indicated above;				
\underline{X} Was exposed to and absorbed or touched toxic or caustic substances on all dates at the site(s) indicated above;				
Please read this document carefully. It is very important that you fill out each and every section of this document.				

Other: Injured Plaintiff 6. $\underline{\mathbf{X}}$ Has not made a claim to the Victim Compensation Fund. §405(c)(3)(B)(i) of the Air Transportation Safety and System Stabilization Act, 49 U.S.C. § 40101, the issue of waiver is inapplicable. Made a claim to the Victim Compensation Fund that was denied. Pursuant to § 405(c)(3)(B)(i) of the Air Transportation Safety and System Stabilization Act, 49 U.S.C. § 40101, the issue of waiver is inapplicable. Made a claim to the Victim Compensation Fund, that was subsequently withdrawn by Ground-Zero Plaintiff. Pursuant to § 405(c)(3)(B)(i) of the Air Transportation Safety and System Stabilization Act, 49 U.S.C. § 40101, the issue of waiver is Made a claim to the Victim Compensation Fund that was granted. Pursuant to § 405(c)(3)(B)(i) of the Air Transportation Safety and System Stabilization Act, 49 U.S.C. § 40101, Ground Zero-Plaintiff has waived her/his right(s) to pursue any action for the injuries identified $_{ m in}$ said

·Filed 06/30/2008

Page 6 of 15

Document 1

Case 1:08-cv-05911-AKH

Case 1:08-cv-05911-AKH B Document 1 Filed 06/30/2008 Page 7 of 15 The following is a list of all Defendant(s) named in the Master Complaint. If checked, all paragraphs pertaining to that Defendant are deemed pleaded herein. X THE CITY OF NEW YORK ☐ 5 WTC HOLDINGS, LLC A Notice of Claim was timely filed and X AMEC CONSTRUCTION MANAGEMENT, served on and INC. pursuant to General Municipal Law §50-h \square 7 WORLD TRADE COMPANY, L.P. the CITY held a hearing on ☐ A RUSSO WRECKING The City has yet to hold a hearing as \square ABM INDUSTRIES, INC. required by General Municipal Law §50-h \square ABM JANITORIAL NORTHEAST, INC. More than thirty days have passed and the \underline{X} AMEC EARTH & ENVIRONMENTAL, INC. City has not adjusted the claim ROBERT CORTESE SPECIALIZED HAULING, (OR) LLC, INC. X A Petition/application to ☐ ATLANTIC HEYDT CORP $\overline{\mathbf{X}}$ deem Plaintiff's (Plaintiffs') Notice of ☐ BECHTEL ASSOCIATES PROFESSIONAL Claim timely filed, or in the alternative to grant CORPORATION Plaintiff(s) leave to file a late Notice of Claim Nunc \square BECHTEL CONSTRUCTION, INC. Pro Tunc (for leave to file a late Notice of Claim ☐ BECHTEL CORPORATION Nunc Pro Tunc) has been filed and a determination ☐ BECHTEL ENVIRONMENTAL, INC. X is pending ☐ BERKEL & COMPANY, CONTRACTORS, INC. Granting petition was made on _ ☐ BIG APPLE WRECKING & CONSTRUCTION Denying petition was made on CORP \underline{X} BOVIS LEND LEASE, INC. ☐ PORT AUTHORITY OF NEW YORK AND $\overline{\mathbf{X}}$ BOVIS LEND LEASE LMB, INC. NEW JERSEY ["PORT AUTHORITY"] BREEZE CARTING CORP ☐ A Notice of Claim was filed and served ☐ BREEZE NATIONAL, INC. pursuant to Chapter 179, §7 of The ☐ BRER-FOUR TRANSPORTATION CORP. Unconsolidated Laws of the State of New \square BURO HAPPOLD CONSULTING ENGINEERS, York on ☐ More than sixty days have elapsed since P.C. C.B. CONTRACTING CORP the Notice of Claim was filed, (and) ☐ CANRON CONSTRUCTION CORP the PORT AUTHORITY has

☐ 1 WORLD TRADE CENTER, LLC ☐ 1 WTC HOLDINGS, LLC ☐ 2 WORLD TRADE CENTER, LLC

adjusted this claim

the PORT AUTHORITY has not adjusted

2 WTC HOLDINGS, LLC

this claim.

4 WORLD TRADE CENTER, LLC

4 WTC HOLDINGS, LLC

 \square 5 WORLD TRADE CENTER, LLC

☐ D'ONOFRIO GENERAL CONTRACTORS CORP ☐ EAGLE LEASING & INDUSTRIAL SUPPLY Please read this document carefully: It is very important that you fill out each and every section of this document.

☐ CANTOR SEINUK GROUP

☐ DAKOTA DEMO-TECH

☐ DMT ENTERPRISE, INC.

CORD CONTRACTING CO., INC

☐ DIEGO CONSTRUCTION, INC.

☐ DIVERSIFIED CARTING, INC.

 \square CRAIG TEST BORING COMPANY INC.

☐ DIAMOND POINT EXCAVATING CORP

NEW YORK, INC.

 \square CONSOLIDATED EDISON COMPANY OF

□ EAGLE ONE ROOFING CONTRACTORS INC. □ EAGLE SCAFFOLDING CO □ EJ DAVIES, INC. □ EN-TECH CORP □ ET ENVIRONMENTAL □ EVERGREEN RECYCLING OF CORONA □ EWELL W. FINLEY, P.C. □ EXECUTIVE MEDICAL SERVICES, P.C. □ F&G MECHANICAL, INC. □ FLEET TRUCKING, INC. □ FRANCIS A. LEE COMPANY, A CORPORATION □ FTI TRUCKING □ GILSANZ MURRAY STEFICEK, LLP □ GOLDSTEIN ASSOCIATES CONSULTING ENGINEERS, PLLC □ HALLEN WELDING SERVICE, INC. □ H.P. ENVIRONMENTAL □ KOCH SKANSKA INC. □ LAQUILA CONSTRUCTION INC	□ PLAZA CONSTRUCTION MANAGEMENT CORP. □ PRO SAFETY SERVICES, LLC □ PT & L CONTRACTING CORP □ REGIONAL SCAFFOLD & HOISTING CO, INC. □ ROBER SILMAN ASSOCIATES □ ROBERT L GEROSA, INC □ RODAR ENTERPRISES, INC. □ ROYAL GM INC. □ SAB TRUCKING INC. □ SAFEWAY ENVIRONMENTAL CORP □ SEASONS INDUSTRIAL CONTRACTING □ SEMCOR EQUIPMENT & MANUFACTURING CORP. □ SILVERITE CONTRACTORS □ SILVERSTEIN PROPERTIES □ SILVERSTEIN PROPERTIES, INC. □ SILVERSTEIN WTC FACILITY MANAGER, LLC □ SILVERSTEIN WTC, LLC □ SILVERSTEIN WTC, LLC
☐ H.P. ENVIRONMENTAL ☐ KOCH SKANSKA INC. ☐ LAQUILA CONSTRUCTION INC	□ SILVERSTEIN WTC FACILITY MANAGER, LLC □ SILVERSTEIN WTC, LLC □ SILVERSTEIN WTC MANAGEMENT CO., LLC □ SILVERSTEIN WTC PROPERTIES, LLC □ SILVERSTEIN WTC PROPERTIES, LLC □ SILVERSTEIN WTC PROPERTIES LLC □ SILVERSTEIN WTC PROPERTIES LLC □ SIMPSON GUMPERTZ & HEGER INC □ SKIDMORE OWINGS & MERRILL LLP □ SURVIVAIR □ TISHMAN INTERIORS CORPORATION, □ TISHMAN SPEYER PROPERTIES, □ TISHMAN CONSTRUCTION CORPORATION OF MANHATTAN □ TISHMAN CONSTRUCTION CORPORATION OF NEW YORK □ THORNTON-TOMASETTI GROUP, INC. □ TOTAL SAFETY CONSULTING, L.L.C □ TUCCI EQUIPMENT RENTAL CORP X TULLY CONSTRUCTION CO., INC. X TULLY ENVIRONMENTAL INC. X TULLY INDUSTRIES, INC
	X TURNER CONSTRUCTION CO.

X	Pursuant to New York General Municipal Law §205-a	(specify:); Other(specify):
	Pursuant to New York General Municipal Law §205-e	Wrongful Death
## I had I A Walanda and A walanga a		Loss of Services/Loss of Consortium for Derivative Plaintiff
		Other:

IV CAUSATION, INJURY AND DAMAGE

9. As a direct and proximate result of defendant's culpable actions in the rescue and/or recovery and/or construction, renovation, alteration, demolition and all work performed at the premises, the Injured Plaintiff sustained (including, but not limited to) the following injuries:

X	Cancer Injury: Melanoma		Cordiana
	Date of onset: 2006		Cardiovascular Injury: Date of onset:
	Date physician first connected this injury to WTC work: 2007		Date physician first connected this injury
	10 W 1 C WOLK. 2007		to WTC work:
	Respiratory Injury:	110	Form S.C.
	Date of onset:		Fear of Cancer Date of onset:
	Date physician first connected this injury to		Date physician first connected this injury
	WTC work:		to WTC work:
X	Digestive Injury: Barrett's Esophagus;		Other Injury:
	peptic disease; duodenal polyp; chronic gastritis; transverse colon polyp / tubular		Date of onset:
	adenoma; Gastroesophageal reflux disease;		Date physician first connected this injury
	gallbladder polyp; metabolic effects		to WTC work:
	including fatty degeneration of the liver		
	scarring on lungs; and other injuries, the full		
	extent of which has not yet been determined.		
	Date of onset: Upon information and belief,		
	in or around August 2007, Injured plaintiff		
	began to experience severe hearthum and		
	chronic abdominal pain. Injured plaintiff		
	did not know whether these were a one-time		
	occurrence, the beginning of a serious medical issue or merely the start of a		
	stomach virus or bout of food poisoning.		
	On August 13, 2007, Injured plaintiff could		
	not bear the pain, and went to the		
	emergency room at Stony Brook Hospital.		
***************************************	The emergency room doctors were unable to determine the cause of the pain. They		
	recommended to Injured plaintiff that he		
-	follow up with a gastroenterology specialist.		
ļ	On August 23, 2007, Injured plaintiff		
	Visited Robert Herman, MD		
	gastroenterologist. Dr. Herman performed		
1	an endoscopy and diagnosed Injured		
	plaintiff with: "Probable Barrett's		
	Esophagus;Suggestion of prior peptic disease;Gastritis; and Duodenal		
1	polyp" In the Gastrointestinal Pathology		
Ţ	Report of the same date, Dr. Herman noted.		
	'Barrett's esophagus, negative for		

dysplasia... squamous and columnar lined mucosa showing a villiform surface lined by goblet cells (intestinal metaplasia)...," "gastric antral mucosa showing mild to moderate chronic gastritis...," and "small intestinal mucosa negative for inflammation and with preserved villous pattern." In addition, Dr. Herman noted, in a Gastrointestinal Pathology Report dated August 29, 2007: "Transverse Colon Polyp: tubular adenoma...."

Dr. Herman recommended to Injured plaintiff that he obtain a second opinion from another gastroenterology specialist. Subsequently Injured plaintiff went to see Dr. Gabbaizadeh, who confirmed Dr. Herman's diagnoses.

At Dr. Herman's behest, on August 30, 2007, Injured plaintiff underwent an abdominal sonogram at Great Neck Radiologists. The sonogram revealed: "a 5 x 5 mm polyp... tiny gallbladder polyp... mildly fatty liver."

Alarmed by the above findings, Dr. Kerry Kelly, Chief Medical Officer of the Fire Department of the City of New York recommended that Injured plaintiff undergo a CAT scan of his chest. The CAT scan, which was administered at the New York University Medical Center, revealed scarring in Injured plaintiff's lungs.

On October 17, 2007, Kerry Kelly, M.D., Chief Medical Officer of the Fire Department of the City of New York, on behalf of its Medical Committee, recommended, in a letter to the Fire Commissioner, that Injured plaintiff be deemed "permanently unfit for full fire duty," given the diagnoses of "World Trade Center GERD with Barrett's esophagus

c ,	Case 1:08-cv-05911-AKH Document	1 Fi	iled 06/30/2008	Page 13 of 15
	changes"			
	Injured plaintiff was unaware of the severity of his symptoms until well after their onset, and only upon learning of the diagnoses. Date physician first connected this injury to WTC work: October 17, 2007 (by physicians employed by the City of New York) NOTE: The foregoing is NOT an exhau			
NOTE: The foregoing is NOT an exhaustive list of injuries that may be alleged. 10. As a direct and proximate result of the injuries identified in paragraph "1", above, the Ground Zero-Plaintiff has in the past suffered and/or will in the future suffer the following compensable damages:				
X	Pain and suffering	X	Expenses for medi	cal care, treatment, and
<u>X</u>	Loss of the enjoyment of life		rehabilitation	, wouldness, and
<u>X</u>	Loss of earnings and/or impairment of earning capacity	<u>X</u>	Other: X Mental anguis X Disability	h
<u>X</u>	Loss of retirement benefits/diminution of		Medical monit	oring

11. As a direct and proximate result of the injuries described *supra*, the derivative plaintiff(s), if any, have in the past suffered and/or will in the future suffer a loss of the love, society, companionship, services, affection, and support of the plaintiff and such other losses, injuries and damages for which compensation is legally appropriate.

retirement benefits

Other: ____

WHEREFORE, plaintiff(s) respectfully pray that the Court enter judgment in his/her/their favor and against defendant(s) for damages, costs of suit and such other, further and different relief as may be just and appropriate.

Plaintiff demands that all issues of fact in this case be tried before a properly empanelled jury.

Dated: New York, New York

June 26, 2008

Yours, etc.

SULLIVAN PAPAIN BLOCK MCGRATH & CANNAVO P.C.

Attorneys for Plaintiff

BY:

Andrew J. Carboy (AC 2147)

120 Broadway - 18th Floor New York, New York 10271

Tel: (212) 732-9000